Case No.: 3:12-cv-01244

IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE AT NASHVILLE

PECEIVED
IN CLERK'S OFFICE
MAY 0 7 2013
U.S. DISTRICT COURT

MARSHALL H. MURDOCK,	§	MID. DIST. TENN.
Plaintiff,	§	Case No.: 3:12-cv-01244
	§	Judge Sharp
vs.	§	
	§	
TENNESSEE BOARD OF PAROLES AND	§	ORDER!
PROBATION; PATSY BRUCE, YUSUF A.	§	
HAKEEM, RONNIE COLE, JOE HILL,	§	motion for leave to file documents
LISA M. JONES, ANTHONY JOHNSON,	§	to till a t
CHARLES TRAUGHBER, Chairman;	§	The aduments
TENNESSEE DEPARTMENT OF	§	
CORRECTION; DERRICK SCHOFIELD,	§	is granted.
Commissioner; TENNESSEE ATTORNEY	§	John Bryant,
GENERAL, ROBERT E. COOPER, JR.,	§	14 Sun T
Defendants.	§	, and

MOTION TO INCORPORATE FURTHER DOCUMENTARY EVIDENCE, i.e. FINAL DISPOSITION OF PAROLE APPEAL AS REQUIRED BY COURT RULES AND STATUTES

COMES NOW, Marshall H. Murdock, TDOC Number 363417, by and through himself acting *pro se*, hereby attaches and files a final disposition of Movant's parole appeal from the Tennessee Board of Paroles and Probation as required by Court Rules and Statutes.

Movant submits a final disposition of his October 8, 2012, parole appeal from the Board of Paroles by Amanda Fisher, Parole Hearing Director dated February 4, 2013. As with his prior October 27, 2006 parole hearing as well as his October 8, 2012, parole hearing Movant was denied parole due to the "seriousness of the offense" with no explanation of why he was denied other then the "seriousness of the offense." A rule of Constitutional Law regarding cases on collateral review by the United States Supreme Court that "seriousness of the offense"